AMENDMENT OF SOLICITATION	/MODIFIC	ATION OF CO	NTRAC	T	1. CONTRACT ID CODE K	PAGE 1 OF 2	
2. AMENDMENT/MODIFICATION NO. 0003	3. EFFECTIVE DATE August 4, 2004		4. REQ	4. REQUISITION/PURCHASE REQ. NO. SP0600-04-0541		5. PROJECT NO. (If applicable)	
6. ISSUED BY COI DEFENSE ENERGY SUPPORT CENTER 8725 JOHN J. KINGMAN ROAD, SUITE FT. BELVOIR, VA 22060-6222 BUYER/SYMBOL: MILY H. LE/DESC-	R   4950   FAX (703)	SP0600 767-2382		DMII ODE	NISTERED BY (If other than Iten	16)	
PHONE (703) 767-2387 P.P. 8.2							
8. NAME AND ADDRESS OF CONTRACTOR (NO., street,city,county,State,and ZIP Code)			de)	X SP0600-04-R-0068			
			9b. <b>DATED</b> (SEE ITEM 11) 30 June 2004				
					10a. MODIFICATION OF ON	NTRACT/ORDER NO.	
					10b. <b>DATED</b> (SEE ITEM 1.	3)	
11 THE I	EM ONLV AL	DDI IES TO AMENI	MENTS	OFS	OLICITATIONS		
11. THIS ITEM ONLY APPLIES TO AMENDMENTS OF SOLICITATIONS  [X] The above numbered solicitation is amended as set forth in Item 14. The hour and date specified for receipt of Offers							
methods: (a) By completing Items 8 and 15, and recopy of the offer submitted; or(c) By separate letter YOUR ACKNOWLEDGMENT TO BE RECE HOUR AND DATE SPECIFIED MAY RESUIT offer already submitted, such change may be made amendment, and is received prior to the opening here.  12. ACCOUNTING AND APPROPRIATION DATE	er or telegram  IVED AT TH  T IN REJECT  by telegram  our and date s	which includes a real PLACE DESIGN OF YOUR or letter, provided a specified.	ference to SNATED OFFER	to the <b>FO</b> :	solicitation and amendment not R THE RECEIPT OF OFFE by virtue of this amendment you	umbers. FAILURE OI RS PRIOR TO THE u desire to change an	
		LY TO MODIFICA FRACT/ORDER NO			NTRACTS/ORDERS, BED IN ITEM 14.		
A. THIS CHANGE ORDER IS ISS CONTRACT ORDER NO. IN I	UED PURSUA	NT TO: (Specify auth	ority) THI	E CH.	ANGES SET FORTH IN ITEM 14	ARE MADE IN THE	
B. THE ABOVE NUMBERED CONTRACT/ORDER IS MODIFIED TO REFLECT THE ADMINISTRATIVE CHANGES (such as changes in paying office, appropriation date, etc.) SET FORTH IN ITEM 14, PURSUANT TO THE AUTHORITY OF FAR 43.103(b)							
C. THIS SUPPLEMENTAL AGRE			UANT TO	AU7	THORITY OF: FAR 43.01		
OTHER (Specify type of modification E. IMPORTANT: Contractor [ ] is not, [ x ] is required.			1 cc	nies t	o the issuing office		
14. DESCRIPTION OF AMENDMENT/MODIFICA						utter where feasible.)	
Please see the following page.							
Except as provided herein, all terms and conditions of the		erenced in Item 9A or					
15A. NAME AND TITLE OF SIGNER (Type or print	)		i		OF CONTRACTING OFFICER J. CARLSON	₹	
15B. NAME OF CONTRACTOR/OFFEROR BY (Signature of person authorized to sign)		15C.DATE SIGNED		NITE Y	D STATES OF AMERICA	16C.DATE SIGNED	

NSN 7540-01-152-8070 PREVIOUS EDITION UNUSABLE

30-105

STANDARD FORM 30 (REV. 10-83)
Prescribed by GSA
FAR (48 CFR) 53.243

Please make the following change to RFP SP0600-04-R-0068, Arnold Air Force Base:

Delete Section I.5.3, FAR 52.222-47: SCA Minimum Wages and Fringe Benefits Applicable to Successor Contract Pursuant to Predecessor Contractor Collective Bargaining Agreements (CBA), and replace with the following:

## I.5.3 FAR 52.222-47: Service Contract Act (SCA) Minimum Wages and Fringe Benefits (May 1989)

An SCA wage determination applicable to this work has been requested from the U.S. Department of Labor. If an SCA wage determination is not incorporated herein, the bidders/offerors shall consider the economic terms of the collective bargaining agreement (CBA) between the incumbent Contractor "Aerospace Testing Alliance" and the "Air Engineering Metal Trades Council and Affiliated Unions" (union). If the economic terms of the collective bargaining agreement or the collective bargaining agreement itself is not attached to the solicitation, copies can be obtained from the Contracting Officer. Pursuant to Department of Labor Regulation, 29 CFR 4.1b and paragraph (g) of the clause at 52.222-41, Service Contract Act of 1965, as amended, the economic terms of that agreement will apply to the contract resulting from this solicitation, notwithstanding the absence of a wage determination reflecting such terms, unless it is determined that the agreement was not the result of arm's length negotiations or that after a hearing pursuant to section 4(c) of the Act, the economic terms of the agreement are substantially at variance with the wages prevailing in the area.